## **SENATE MOTION**

## MR. PRESIDENT:

**I move** that Engrossed House Bill 1181 be amended to read as follows:

1	Page 3, between lines 32 and 33, begin a new paragraph and insert:
2	"SECTION 4. IC 8-1-8.4 IS ADDED TO THE INDIANA CODE AS
3	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON
4	PASSAGE]:
5	Chapter 8.4. Merchant Power Plants
6	Sec. 1. This chapter does not apply to a merchant power plant
7	that has filed a petition with the commission under IC 8-1-2.5
8	before March 1, 2001, seeking an order that the commission
9	decline to exercise, in whole or in part, its jurisdiction over the
10	merchant power plant.
11	Sec. 2. (a) As used in this chapter, "merchant power plant"
12	means a facility within Indiana used for the:
13	(1) production, transmission, delivery, or furnishing of heat,
14	light, or power; and
15	(2) sale of electric energy exclusively on the wholesale market;
16	to other public utilities, energy service providers, or power
17	marketers within or outside Indiana.
18	(b) The term includes a facility that has made a significant
19	alteration to the labor used to construct or remodel the facility. For
20	purposes of this subsection, a facility makes a significant alteration
21	in the labor used to construct or remodel a facility if the person
22	uses contractors, subcontractors, or work crews that include
23	workers who are not participants in or have not completed a
24	jointly administered labor and management apprenticeship
25	program approved by the United States Department of Labor's
26	Bureau of Apprenticeship Training.
27	(c) The term does not include a facility that is owned, controlled,
28	or operated by a person that is obligated contractually to provide
29	substantially all of the wholesale power requirements of an
30	electricity supplier under a contract extending at least five (5)
31	years.

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1	Sec. 3. Except as provided in section 1 of this chapter, a
2	merchant power plant is subject to the jurisdiction of the
3	commission.
4	Sec. 4. (a) The commission shall consider the following when
5	acting upon any petition by a merchant power plant under
6	IC 8-1-2.5 or IC 8-1-8.5:
7	(1) Location.
8	(2) Need.
9	(3) Financing.
10	(4) Reporting requirements.
11	(5) Impact on electric, water, and natural gas suppliers and
12	customers.
13	(6) The recommendation of the department of natural
14	resources under section 5 of this chapter.
15	(b) The commission shall issue a decision either approving or
16	denying a merchant power plant's petition under IC 8-1-2.5 or
17	IC 8-1-8.5 not later than eighteen (18) months after the date of the
18	petition.
19	Sec. 5. (a) When petitioning the commission under IC 8-1-8.5 or
20	IC 8-1-2.5, a merchant power plant must establish proof of
21	financial responsibility by filing one (1) or a combination of the
22	following with the commission:
23	(1) A fully funded trust fund agreement.
24	(2) A surety bond with a standby trust fund agreement.
25	(3) A letter of credit with a standby trust fund agreement.
26	(4) An insurance policy with a standby trust fund agreement.
27	(5) Proof that the merchant power plant meets a financial test
28	established by the commission and equivalent to one (1) of the
29	items in subdivisions (1) through (4).
30	(b) The amount of financial responsibility that a merchant
31 32	power plant must establish under this section shall be determined
	by the commission. In all cases, the amount must be sufficient to
33 34	close the merchant power plant in a manner that:  (1) minimizes the need for further maintenance and
35	remediation; and
36	(2) provides reasonable, foreseeable, and necessary
37	maintenance and remediation after closure for at least twenty
38	(20) years after the merchant power plant ceases operations.
39	(c) The commission may use:
40	(1) a trust fund agreement;
41	(2) a surety bond;
42	(3) a letter of credit;
43	(4) an insurance policy; or

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filed under this section for the closure or post-closure monitoring,

maintenance, or remediation of a merchant power plant approved

by the commission, if the merchant power plant does not comply with closure or post-closure standards established by the

(5) other proof of financial responsibility;

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1 commission under subsection (d). 2 (d) The commission shall adopt rules under IC 4-22-2 to 3 establish the following: 4 (1) Standards for the proper closure and post-closure 5 monitoring, maintenance, and remediation of merchant power 6 plants. 7 (2) Criteria for how money in a trust fund agreement, a surety 8 bond, a letter of credit, an insurance policy, or other proof of 9 financial responsibility provided by a merchant power plant 10 may be released to the merchant power plant when the 11 merchant power plant meets the closure and post-closure 12 standards established under subdivision (1). 13 Sec. 6. (a) Not later than seven (7) days after filing a petition under IC 8-1-2.5 or IC 8-1-8.5, a merchant power plant shall: 14 15 (1) send notice of the petition by United States mail to all 16 record owners of real property located within one-half (1/2) 17 mile of the proposed facility; and (2) cause notice of the petition to be published in a newspaper 18 of general circulation in each county in which the facility or 19 20 proposed facility is or will be located. 21 (b) The notice of the petition shall include: (1) a description of the facility or proposed facility; and 22 23 (2) the location, date, and time of the field hearing required by 24 section 5 of this chapter. 25 Sec. 7. Not later than thirty (30) days after filing a petition under IC 8-1-2.5 or IC 8-1-8.5, a merchant power plant shall 26 27 conduct a field hearing at a location in a county in which the 28 facility or proposed facility is or will be located. The purpose of the 29 field hearing is to determine local support for the merchant power 30 plant. 31 Sec. 8. Not later than thirty (30) days after the field hearing required by section 5 of this chapter, a majority of the persons 32 33 described in section 4(a)(1) of this chapter may request in writing a hearing before the commission. 34 35 Sec. 9. (a) Not later than thirty (30) days after a hearing is 36 requested under section 6 of this chapter, the commission shall 37 conduct a hearing at a location in a county in which the facility or 38 proposed facility is or will be located. The hearing required by this 39 subsection must be held: 40 (1) before or at the same time as the hearing required under 41 IC 8-1-8.5-5(b); and 42 (2) before the commission issues a certificate of public 43 convenience and necessity under IC 8-1-8.5. 44 (b) At least ten (10) days before the scheduled hearing, notice of 45 the hearing must be served by first class mail on: 46 (1) all record owners of property located within one-half (1/2)47 mile of the proposed facility; and

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(2) the merchant power plant.

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1	(c) The parties to the hearing include:
2	(1) a person entitled to notice under section 7(b)(1) of this
3	chapter; and
4	(2) the merchant power plant.
5	(d) The commission shall accept written or oral testimony from
6	any person who appears at the public hearing, but the right to call
7	and examine witnesses is reserved for the parties to the hearing.
8	(e) The commission shall make a record of the hearing and all
9	testimony received. The commission shall make the record
10	available for public inspection.
11	Sec. 10. Not later than forty-five (45) days after a hearing is
12	conducted under section 7 of this chapter, the commission shall
13	issue written findings based on the testimony presented at the
14	hearing. To the extent the commission's findings differ from
15	testimony presented at the hearing, the commission must explain
16	its findings.
17	Sec. 11. When considering whether to approve a merchant
18	power plant, the commission shall give preference to the following
19	locations for siting:
20	(1) Brownfield sites that are isolated from populated areas.
21	(2) Sites of existing or former utilities that can be replaced or
22	repowered.
23	(3) Other sites identified for power plant or heavy industrial
24	development in local land use plans before the initiation of site
25	selection for the facility.
26	Sec. 12. (a) For purposes of this section:
27	(1) "department" refers to the department of natural
28	resources; and
29	(2) "water resource" has the meaning set forth in
30	IC 14-25-7-8.
31	(b) When considering whether to approve a merchant power
32	plant, the commission shall obtain a recommendation from the
33	department regarding the merchant power plant's planned use of
34	and its potential effect on the water resource.
35	(c) To make its recommendation, the department may do the
36	following:
37	(1) Rely on the merchant power plant's water resource
38	assessment under subsection (d).
39	(2) Consult with and advise users of the water resource.
40	(3) Enter upon any land or water in Indiana to evaluate the
41	effect of the merchant power plant on the water resource.
42	(4) Conduct studies to evaluate the availability and most
43	practical method of withdrawal, development, conservation,
44	and use of the water resource.
45	(5) Require metering or other reasonable measuring of water
46	withdrawals and reporting of the measurement to the
47	department.
48	(6) Engage in any other activity necessary to carry out the

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1	purposes of this section.
2	(d) A merchant power plant shall provide an assessment of its
3	effect on the water resource and its users to the commission and
4	the department. The assessment shall be prepared by a licensed
5	professional geologist (as defined in IC 25-17.6-1-6.5) or an
6	engineer licensed under IC 25-31-1. The assessment must include
7	the following information:
8	(1) Sources of water supply.
9	(2) Total amount of water to be used by the merchant power
.0	plant for each source.
.1	(3) Location of wells or points of withdrawal.
2	(4) Ability of the water resource to meet the needs of the
3	merchant power plant and other users.
.4	(5) Probable effects of the merchant power plant's use and
.5	consumption of the water resource on other users.
.6	(6) Alternative sources of water supply.
.7	(7) Conservation measures proposed by the merchant power
.8	plant for reducing the plant's effect on the water resource.
9	(8) Other information required by any other law, rule, or
20	regulation.
21	Sec. 13. Following the approval of a petition by the commission
22	the merchant power plant shall:
23	(1) notify the commission upon becoming an affiliate of any
24	regulated Indiana utility selling electricity at retail to Indiana
25	consumers, at which time the commission may reassert any
26	jurisdiction it had declined under IC 8-1-2.5;
27	(2) obtain prior commission approval with respect to the sale
28	of any electricity to any affiliated regulated Indiana retail
29	utility, or any affiliate of a regulated Indiana retail utility;
30	and
31	(3) obtain prior commission approval of any transfers of
32	ownership of the facility or its assets.".
33	Renumber all SECTIONS consecutively.
	(Reference is to EHB 1181 as printed April 6, 2001.)

Senator CRAYCRAFT

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